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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/720,074	11/25/2003	. Chin-Yi Lin	LIE 177	4198
75	90 10/23/2006		EXAM	INER
RABIN & BERDO, P.C.			FLEURANTIN, JEAN B	
Suite 500 1101 14th Street, N.W.			ART UNIT	PAPER NUMBER
Washington, DC 20005			2162	

DATE MAILED: 10/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/720,074	LIN ET AL.
Office Action Summary	Examiner	Art Unit
	JEAN B. FLEURANTIN	2162
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status	·	
 Responsive to communication(s) filed on <u>03 At</u> This action is FINAL. Since this application is in condition for allowar closed in accordance with the practice under E 	action is non-final.	
Disposition of Claims		
4) Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-25 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acceed to the description of the descripti	vn from consideration. r election requirement. r. epted or b) □ objected to by the today and the second of the	e 37 CFR 1.85(a).
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.
Priority under 35 U.S.C. § 119		•
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P	ate
Paper No(s)/Mail Date	6) Other:	

10/720,074 Art Unit: 2162

DETAILED ACTION

Response to Amendment

1. This is in response to Applicant(s) arguments submitted on 8/03/06.

The following is the current status of claims:

Claims 1-25 remain pending for examination.

Response to Applicant' Remarks

Applicant's arguments filed 3/29/06 have been fully considered but they are not persuasive for the following reasons, see sections I and II.

Claim Rejections - 35 USC § 103

- I. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Pat. No. 6,505,192 issued to Godwin et al., ("Godwin") in view of U.S. Pub. No. 2003/0028585 issued to Yeager et al., ("Yeager").

As per claim 1, Godwin discloses "a searching method for a Security Policy Database" (i.e., Ipsec processing (searching) in a security policy database; see col. 5, lines 42-45) comprising:

"wherein the peer table includes fields of peer identification, address, prefix, and type" (i.e., type; see col. 9, line 3);

"building a set of peer-based Security Policy Database composed of a plurality of peer-based Security Policy Databases" (i.e., network security processing multiple nodes (databases) by accepting packets with Ipsec; see col. 5, lines 29-40 and Fig. 1);

Art Unit: 2162

"searching the peer table" (i.e., locating the applicable security association into a hash table; see col. 6, lines 47-60); and

"searching the peer table" (i.e., searching table; see col. 12, lines 47-48), and "then comparing the Security Policy Database set with the field of address of the peer table" (i.e., packet comparing to security specified in the matching rule; see col. 7, lines 17-20) "so as to obtain a corresponding peer-based Security Policy Database" (i.e., searching the IP to determine the applicable security association (security policy); see col. 6, lines 47-62). Godwing fails to explicitly disclose <u>building</u> a peer table. However, Yeager discloses building a peer table (see Yeager [0109]). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Godwing by building the peer table as disclosed by Yeager (see Yeager [0123]). Such a modification would allow the method of Godwing to provide mechanisms for feeding back trust information to other peers (see Yeager [0015], lines 10-13), therefore improving the performance and manageability of the searching method for a security policy database.

As per claim 2, in addition to claim 1, Godwing fails to explicitly disclose <u>building</u> at least two data in the <u>peer table</u> according to a peer gateway; according to one set of peer gateway, at least two sets of data are built in the peer table. However, Yeager discloses building a peer table (see Yeager [0109]). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Godwing by building the peer table as disclosed by Yeager (see Yeager [0123]). Such a modification would allow the method of Godwing to provide mechanisms for feeding back trust information to other peers (see Yeager [0015], lines 10-13), therefore improving the performance and manageability of the searching method for a security policy database.

As per claim 3, in addition to claim 1, Godwing further discloses "one of the two data is an internal network/local area network (LAN) data" (see col. 5, lines 54-56), "the other is an external network/wide area network (WAN) data" (see col. 5, lines 31-34 and Fig. 1); "one of the two sets of data is a set of internal network/local area network (LAN) data and the other is a set of external network/wide area

network (WAN) data" (i.e., network interconnecting nodes for sending and receiving (two sets) packet;

see col. 5, lines 31-34).

As per claim 4, in addition to claim 1, Godwing further discloses "an address" (se col. 6, lines 35-

36), "the address is a network address" (i.e., IP address; see col. 2, line 62); "the type is an internal

network/local area network (LAN) section type, an external network/wide area network (WAN) address or

both" (i.e., network interconnecting nodes for sending and receiving (two sets) packet; see col. 5, lines

31-34). Godwing fails to explicitly disclose peer identification, a type and a prefix; the peer identification

represents the peer gateway; the prefix is the number of the bits for comparing the address. However,

Yeager discloses a peer identification, a type and a prefix; the peer identification represents the peer

gateway; the prefix is the number of the bits for comparing the address (see Yeager [0118] & [0116]). It

would have been obvious to a person of ordinary skill in the art at the time the invention was made to

modify the method of Godwing by a peer identification, a type and a prefix; the peer identification

represents the peer gateway; the prefix is the number of the bits for comparing the address as disclosed

by Yeager (see Yeager [0201]). Such a modification would allow the method of Godwing to provide

mechanisms for feeding back trust information to other peers (see Yeager [0015], lines 10-13), therefore

improving the performance and manageability of the searching method for a security policy database.

As per claim 5, Godwing discloses "the address included in the internal network/local area

network (LAN) data is an internal network/local area network (LAN) section" (i.e., network interconnecting

nodes for sending and receiving (two sets) packet; see col. 5, lines 31-34).

As per claim 6, Godwing discloses "the address included in the external network/wide area

network (WAN) data is an external network/wide area network (WAN) address" (i.e., network

interconnecting nodes (WAN) for sending and receiving (two sets) packet; see col. 5, lines 31-34).

As per claim 7, in addition to claim 1, Godwing fails to explicitly disclose the peer identification is 0, the address is 0, the type is B, and the prefix is 0. However, Yeager discloses the peer identification is 0, the address is 0, the type is B, and the prefix is 0 (see Yeager [0118] & [0116]). It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the method of Godwing by the peer identification is 0, the address is 0, the type is B, and the prefix is 0 as disclosed by Yeager (see Yeager [0201]). Such a modification would allow the method of Godwing to provide mechanisms for feeding back trust information to other peers (see Yeager [0015], lines 10-13), therefore improving the performance and manageability of the searching method for a security policy database.

As per claims 8 and 9, the limitations of claims 8 and 9 are rejected in the analysis of claims 1 and 4, therefore, these are rejected on that basis.

As per claim 10, in addition to claim 8, Godwing further discloses "the selector is a source address or a destination address" (i.e., destination IP address; see col. 2, line 62).

As per claim 11, the limitations of claim 11 are rejected in the analysis of claim 9, and this claim is rejected on that basis.

As per claim 12, in addition to claim 1, Godwing further discloses "a method for adding-in a security policy, the method comprises: adding the security policy in the set of peer-based Security Policy Database according to a selector" (i.e., permitted with Ipsec processing (packet), in a security policy database; see col. 5, lines 42-45).

As per claim 13, Godwing discloses "the selector is a source address or destination address" (i.e., destination IP address; see col. 2, line 62).

As per claim 14, in addition to claim 1, Godwing further discloses "a method for deleting a security

policy, the method comprises: deleting the security policy from the set of peer-based Security Policy

Database according to a selector" (i.e., denied permitted without Ipsec processing (packet), in a security

policy database; see col. 5, lines 42-45).

As per claim 15, Godwing discloses "the selector is a source address or destination address" (i.e.,

destination IP address; see col. 2, line 62).

As per claim 16, in addition to claim 1, Godwing further discloses "comparing a packet and the

peer table" (i.e., matching packet in a security policy database; see col. 5, lines 42-45).

As per claim 17, Godwing discloses "the packet is an inbound IPsec packet in tunnel mode; the

comparing step is used for comparing the source address of the outer header of the inbound IPSec

packet in tunnel mode" (i.e., outgoing packet and incoming packet to nodes with Ipsec processing

determining the matching of packets in a security policy database; see col. 5, lines 29-41) and "the

external network/wide area network (WAN) address of the peer table" (i.e., network interconnecting nodes

(WAN) for sending and receiving (two sets) packet; see col. 5, lines 29-34).

As per claim 18, Godwing discloses "the packet is an inbound IPSec packet in transport mode:

the comparing step is used for comparing the source address of the inbound IPsec packet in transport

mode" (i.e., outgoing packet and incoming packet to nodes with Ipsec processing determining the

matching of packets in a security policy database; see col. 5, lines 29-41) and "the external network/wide

area network (WAN) address of the peer table" (i.e., network interconnecting nodes (WAN) for sending

and receiving (two sets) packet; see col. 5, lines 29-34).

As per claim 19, Godwing discloses "the packet is an inbound IP packet; the comparing step is

used for comparing the source address of the inbound IP packet" (i.e., outgoing packet and incoming

packet to nodes with Ipsec processing determining the matching of packets in a security policy database;

see col. 5, lines 29-41) "with the internal network/local area network (LAN) section of the peer table" (i.e.,

network interconnecting nodes (WAN) for sending and receiving (two sets) packet; see col. 5, lines 29-

34).

As per claim 20, Godwing discloses "the packet is an outbound IP packet; the comparing step is

used for comparing the destination address of the outbound IP packet" (i.e., outgoing packet and

incoming packet to nodes with Ipsec processing determining the matching of packets in a security policy

database; see col. 5, lines 29-41) "with the internal network/local area network (LAN) section of the peer

table" (i.e., network interconnecting nodes (WAN) for sending and receiving (two sets) packet; see col. 5,

lines 29-34).

As per claim 21, Godwing further discloses "comparing a packet and the peer-based Security

Policy Database" (i.e., outgoing packet and incoming packet to nodes with Ipsec processing determining

the matching of packets in a security policy database; see col. 5, lines 29-41).

As per claim 22, Godwing discloses "the packet is an inbound IPsec packet in tunnel mode; the

comparing step is used for comparing the inner header of the inbound IPsec packet in tunnel mode with

the selector of the security policy of the peer-based Security Policy Database" (i.e., determining if an

incoming packet contains an authentication header and a security association must be identified to

determine how to authenticate the packet and determining if the matching rule requires that Ipsec

processing be applied; see col. 6, line 50 to col. 7, line 7 and Figs. 3 and 7).

As per claim 23, Godwing discloses "the packet is an inbound IPsec packet in transport model;

the comparing step is used for comparing the header of the inbound IPsec packet in transport mode with

the selector of the security policy of the peer-based Security Policy Database" (i.e., determining if an

incoming packet contains an authentication header and a security association must be identified to

determine how to authenticate the packet and determining if the matching rule requires that Ipsec

processing be applied; see col. 6, line 50 to col. 7, line 7 and Figs. 3 and 7).

As per claim 24, Godwing discloses "the packet is an inbound IP packet; the comparing step is

used for comparing the header of the inbound IP packet with the selector of the security policy of the

peer-based Security Policy Database" (i.e., determining if an incoming packet contains an authentication

header and a security association must be identified to determine how to authenticate the packet and

determining if the matching rule requires that Ipsec processing be applied; see col. 6, line 50 to col. 7, line

7 and Figs. 3 and 7).

As per claim 25, Godwing discloses "the packet is an outbound IP packet; the comparing step is

used for comparing the header of the outbound IP packet with the selector of the security policy of the

peer-based Security Policy Database" (i.e., determining if the outgoing packet contains security and

determining the match and building the appropriate security header; see col. 9, lines 37-65 and Fig. 8).

II. Applicant's arguments, filed 8/03/06, with respect to claims 1-25 have been fully considered but,

have been found persuasive only to the extent that the prior of record does not specifically teach the

limitations "building a peer table". However, Yeager discloses such limitations.

The instant application relates to a relates to Internet Protocol Security (IPSec), and particularly,

to a searching method for a Security Policy Database (SPD); see page 1, lines 4-5. Godwin relates to

IPsec; see col. 1, lines 6-25. Harvey relates to peer-to-peer network (P2P); (see Harvey [0003]). Thus, the

combination of Godwin and Harvey discloses the claimed limitations.

Further, claim recites alternatives in a format such as "selected from the group consisting of A, B and C." See Ex parte Markush, 1925 C.D. 126 (Comm'r Pat. 925).

MPEP 2111: During patent examination, the pending claims must be "given the broadest reasonable interpretation consistent with the specification" Applicant always has the opportunity to amend the claims during prosecussion and broad interpretation by the examiner reduces the possibility that the claim, once issued, will be interpreted more broadly than is justified. In re Prater, 162 USPQ 541,550-51 (CCPA 1969). The court found that applicant was advocating ... the impermissible importation of subject matter from the specification into the claim. See also In re Morris, 127 F.3d 1048, 1054-55, 44 USPQ2d 1023, 1027-28 (Fed. Cir. 1997) (The court held that the PTO is not required, in the course of prosecution, to interpret claims in applications in the same manner as a court would interpret claims in an infringement suit. Rather, the "PTO applies to verbiage of the proposed claims the broadest reasonable meaning of the words in their ordinary usage as they would be understood by one of ordinary skill in the art, taking into account whatever enlightenment by way of definition or otherwise that may be afforded by the written description contained in application's specification.").

The broadest reasonable interpretation of the claims must also be consistent with the interpretation that those skilled in the art would reach. In re Cortright, 165 F.3d 1353, 1359, 49 USPQ2d 1464, 1468 (Fed. Cir. 1999).

For the above reasons, it is believed that the last Office Action was proper.

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CONTACT INFORMATION

2. Any inquiry concerning this communication or earlier communications from the examiner should

be directed to JEAN B. FLEURANTIN whose telephone number is 571 - 272-4035. The examiner can

normally be reached on 7:05 to 4:35.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

JOHN E BREENE can be reached on 571 – 272-4107. The fax phone number for the organization where

this application or proceeding is assigned is 571-273-8300.

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at 866-217-9197 (toll-free).

Jean Bolte Fleurantin

Patent Examiner

Technology Center 2100

October 12, 2006